

The China Mail.

Published February, 1845.

VOL. XXXVI. No. 5399.

號九十月十正十八百九千一英

HONGKONG, FRIDAY, OCTOBER 29, 1880.

日六十月九年辰庚

PRICE, \$24 PER ANNUM.

AGENTS FOR THE CHINA MAIL.

LONDON:—F. ALGAR, 11 & 12, Clement's Lane, Lombard Street, E.C. GEORGE STREET & Co., 30, Cornhill. GORDON & GUTCH, Ludgate Circus, E.C. BATES, HENDY & Co., 4, Old Jewry, E.C. SAMUEL DRACON & Co., 151 & 154, Leadenhall Street.

PARIS AND EUROPE:—LEON DE ROSNY, 19, Rue Monsigny, Paris.

NEW YORK:—ANDREW WIND, 133, Nassau Street.

AUSTRALIA, TASMANIA, AND NEW ZEALAND:—GORDON & GUTCH, Melbourne and Sydney.

SAN FRANCISCO and American Ports generally:—BEAN & BLACK, San Francisco.

SINGAPORE AND STRAITS:—SAYLE & Co., Square, Singapore. C. HAINES & Co., Malacca.

CHINA:—MACAO, MESSRS A. A. DE MELLO & Co. SINGAPORE, CAMPBELL & Co. AMOY, WILSON, NICHOLLS & Co. POOCHOW, HAYES & Co. SHANGHAI, LAW, CRAWFORD & Co. and KELLY & WALSH, Yokohama, LANK, CRAWFORD & Co.

Banks.

ORIENTAL BANK CORPORATION.
(Incorporated by Royal Charter.)
PAID-UP CAPITAL, £1,500,000.
RESERVE FUND, £1,500,000.
DATES OF INTEREST ALLOWED ON DEPOSITS:
At 3 months' notice 3 1/2 per Annum.
" 6 " " 4 " "
" 12 " " 5 " "
Current Accounts kept on Terms which may be learnt on application.
GEO. D. SCOTT,
Acting Manager.
Oriental Bank Corporation,
Hongkong, September 4, 1879.

Notices of Firms.

MR. ERNST LUDWIG REUTER has been authorized to Sign our Firm per Procuration.
P. TAU & Co.
Hongkong, October 18, 1880. nol

Banks.

HONGKONG & SHANGHAI BANKING CORPORATION.
PAID-UP CAPITAL, £1,000,000 Dollars.
RESERVE FUND, £1,000,000 Dollars.

COURT OF DIRECTORS.
Chairman—The Hon. W. KESWICK.
Deputy Chairman—A. McIVER, Esq.
ADOLF ANDER, Esq. H. DE C. FORBES, Esq.
E. R. HELLING, Esq. H. HOPKINS, Esq.
H. L. DALRYMPLE, Esq. F. D. SAMPSON, Esq.
W. S. YOUNG, Esq.

CHIEF MANAGER.
Hongkong, THOMAS JACKSON, Esq.
MANAGER.
Shanghai, KENNEDY, Esq.
LONDON, JAMES LONDON and County Bank.

HONGKONG.

INTEREST ALLOWED.
On Current Deposit Account at the rate of 2 per cent. per annum on the daily balance.
For Fixed Deposits:—
For 3 months, 3 per cent. per annum.
" 6 " 4 " "
" 12 " 5 " "

LOCAL BILLS DISCOUNTED.
Credits granted on approved Securities, and every description of Banking and Exchange business transacted.

Draws, granted on London, and the chief Commercial places in Europe, India, Australia, America, China and Japan.

T. JACKSON,
Chief Manager.
Office of the Corporation,
No. 1, Queen's Road East,
Hongkong, August 16, 1880.

COMPTOIR D'ESCOMPTE DE PARIS.
(Incorporated 17th & 18th March, 1845.)

RECOGNISED by the INTERNATIONAL CONVENTION OF 30th APRIL, 1862.

**CAPITAL FULLY PAID-UP, £3,200,000.
RESERVE FUND, £200,000.**

HEAD OFFICE—14, RUE BRUNELLE, PARIS.

AGENCIES AND BRANCHES at:
LONDON, BOULGOS, SAN FRANCISCO,
MARSEILLES, BOMBAY, HONGKONG,
LYONS, CALCUTTA, HANKOW,
NANTES, SHANGHAI, POOCHOW,
MELBOURNE.

LONDON BANKERS:
THE BANK OF ENGLAND.
THE UNION BANK OF LONDON.

The Hongkong Agency receives Fixed Deposits on Terms to be ascertained on application, grants Drafts and Credits on all parts of the World and transacts every description of Banking and Exchange Business.

E. G. VOUILLEMONT,
Manager, Shanghai.
Hongkong, May 20, 1879.

CHARTERED BANK OF INDIA, AUSTRALIA, AND CHINA.

**CAPITAL, £200,000.
RESERVE FUND, £100,000.**

**THE BANK OF ENGLAND.
THE CITY BANK.
THE NATIONAL BANK OF SCOTLAND.**

THE BANK'S BRANCH in HONGKONG grants Drafts on London and the Chief Commercial places in Europe and the East; buys and receives for collection Bills of Exchange, and conducts all kinds of Banking and Exchange Business.

RATES OF INTEREST ALLOWED ON DEPOSITS.
On Current Deposits, 2 per cent. per annum on the daily balance.
On Fixed Deposits:
For 3 months, 3 per cent. per annum.
" 6 " 4 " "
" 12 " 5 " "

WILLIAM FORREST,
Manager.
Hongkong, May 10, 1880.

For Sale.

LANE, CRAWFORD & Co.
HAVE FOR SALE
A SMALL LOT OF REALLY GOOD
MANILA CIGARS.

COPE'S TOBACCO.
GOLDEN CLOUD,
SMOKING MIXTURE,
BRISTOL BIRD'S EYE,
AND PERSIAN CIGARETTE.
LANE, CRAWFORD & Co.

CHRISTMAS CARDS,
LAST MAIL FOR HOME POSTAGE 17th PROXIMO.
Hongkong, October 27, 1880. nol

KELLY & WALSH
HAVE just received EX "EMERALD MAIL" their NEW STOCK of
CHRISTMAS CARDS:
"Decorative Tablets for 1880,"
Dickens' "Midway Papers," \$1.00
Hingsford's "Australian Abroad,"
Ceylon, India and Japan, 4.50
Stanford's "New Map of China,"
Boosey's "Royal Edition of Songs," 3.50
Boosey's "Cavalier Music Books,"
"Love Songs," and "Pleasing" Waltzes,
VIOLIN STRINGS,
New Designs in MENU CARDS and
GUEST CARDS,
Branson's "Japanese Coins," \$1.25
Lambert's "Japanese Encyclopedia," 3.00
"The Girl's Annual for 1881," 2.50
"Every Man his Own Lawyer,"
A New Shipment of the Celebrated RUSSIAN CIGARETTES,
Regina TIGER CIGARETTES,
Keweenaw TIGER CIGARETTES,
"Fruitful" Indian Gardening,
Hongkong, October 28, 1880.

Auctions.
PUBLIC AUCTION.
THE Undersigned has received instructions to sell by Public Auction, on
MONDAY,
the 30th day of November, 1880, at 2 p.m., at his Sales Room, Queen's Road,—
An Invoice of
JAPANESE WARE, &c.,
comprising:—
Dinner, Dessert and Tea Services, Cups and Saucers, Bowls, Plates, Card Dishes, Tea-chest Boxes, Vases, Toilet Sets, Ornaments, &c., &c.
TERMS OF SALE.—As usual.
J. M. ARMSTRONG,
Auctioneer.
Hongkong, Oct. 26, 1880. nol

AUCTION OF ELEGANT
PARISIAN MADE
HOUSEHOLD FURNITURE,
PIANO, PLATE-WARE,
PICTURES, ENGLISH AND AMERICAN
BILLIARD TABLES, &c., &c.
LANE, CRAWFORD & Co. have received instructions to sell by Public Auction, (under Power contained in Bill of Sale and under Distraint for Rent), on
THURSDAY,
the 11th day of November, 1880, at Noon, THE STOCK-IN-TRADE, FURNITURE, &c., of the
"HOTEL de l'UNIVERS,"
comprising:—
Drawing Room—Parisian-made Draw- ing-room Suite in Yellow and Crimson Rep, Mirrors, Clocks, Centre and Side Tables, Chromo-Lithographs, Piano, Carpet, Gasaliers, Curtains, &c., &c.
Dining Room—Carved Oak Sideboard, Whatnots, Dining Tables, Plated Ware, Glass and Crockery, Chairs, Rep-covered Couches, Clocks, Mirrors, Fenders and Fire Irons, &c., &c.
Bed Rooms—Bedroom Suites in Yellow and Crimson Rep, Iron Bedsteads with Hair and Spring Mattresses, Mahogany Wardrobes with Mirror Fronts, Mahogany Marble-top Chests of Drawers, Dressing Tables, Chamber Stands, Bed Linen, Blankets, Carpets and Rugs.
Hall—Carved Oak Hatstand, Clocks, Marble-top Tables, Morocco-covered Settees.
Billiard Room—One English Billiard Table, by Burroughes & Watts; Two American Tables, by Phelan & Collender; Billiard Balls, Cues, Marking Boards, Billiard Lamps, Gasaliers, Solid Bronze Statuette Clock and Candelabrum to Match, Chromo-Lithographs, Marble-top Side Tables, Marble-top Bar, Morocco-covered Settees, &c., &c.
Stores—Sherry, Port, Claret, Beer, &c., &c.
Also,
A Large Cooking Range, Copper Cooking Utensils, Jelly Moulds, &c., &c.
Catalogues will be issued.
TERMS OF SALE.—As usual.
LANE, CRAWFORD & Co.
Hongkong, Oct. 18, 1880. nol

TO LET.
ON MARINE LOT No. 65, FIRST-CLASS GRANITE GODOWNS.
Apply to **MEYER & Co.**
Hongkong, July 25, 1879. nol

Auctions.
SALE OF VALUABLE PROPERTY
BY
PUBLIC AUCTION.
NOTICE OF SALE.
"HOTEL de l'UNIVERS."
THE Undersigned have received instructions to offer for SALE by
PUBLIC AUCTION,
AT NOON,
the 11th day of November, 1880, at the
"HOTEL de l'UNIVERS,"
All that Piece or PARCEL of GROUND situate at Victoria, being that Portion of INLAND LOT No. 51, upon which the German Club formerly stood, and Sub-section A of Section B of INLAND LOT No. 51, upon the whole of which the said "HOTEL de l'UNIVERS" now stands, together with the MESSUAGES or TENEMENTS erected thereon, known as "THE HOTEL de l'UNIVERS," and all the OUTBUILDINGS and APPURTENANCES thereto, for the term of the Term of 999 years, created by an Indenture of Crown Lease dated the 16th January, 1856, at the appor- tioned Crown Rental of \$120 per Annum.
TERMS OF SALE.—20 per Cent. of the Purchase Money to be paid on the fall of the hammer, and the Balance on completion of the Assignment. Expenses of Assignment to be paid by the Purchaser. The Property to be at the Purchaser's risk from the fall of the hammer.
For further Particulars and Conditions of Sale subject to which the Property is sold, apply to
Messrs SHARP, TOLLER, & JOHNSON,
Hongkong, Vendor's Solicitors;
or, to the Undersigned,
LANE, CRAWFORD & Co.,
Auctioneers.
Hongkong, Oct. 23, 1880. nol

TO LET.
TO LET.
No. 8, HOLLYWOOD ROAD, containing EIGHT ROOMS and OUT-HOUSES.
No. 9, SEYMOUR TERRACE.
Apply to
DAVID SASSOON, SONS & Co.
Hongkong, September 25, 1880.

HONGKONG WHARF & GODOWNS.
GOODS RECEIVED ON STORAGE at Moderate Rates, in FIRST-CLASS GODOWNS, under European supervision; and VESSELS Discharged alongside the Wharf, on favorable Terms, with quick despatch. Also entire Godowns to be let.
MEYER & Co.
Hongkong, October 1, 1880. nol nol

To Let.

TO LET.
A WELL FURNISHED HOUSE on the WEST TERRACE. For Particulars, apply to "A. B."
Office of this Paper.
Hongkong, October 18, 1880. nol

TO LET.
TWO HOUSES, Nos. 14 and 16, Stanley Street, lately in the occupation of the TEMPERANCE HALL.
The LAW-LI-CHU HOUSES—Nos. 31 and 33, WELLINGTON STREET.
OFFICES in CLUB CHAMBERS, now in the occupation of the Hongkong and Whampoa Dock Co., with Strong Room attached; also other OFFICES and CHAMBERS in the same Building.
Apply to
DOUGLAS LAPRAIK & Co.
Hongkong, October 18, 1880.

TO LET.
FIRST FLOOR and GROUND FLOOR of House No. 4, Praya East (known as the Blue Houses); Possession on the 1st of October.
Also,
The HOUSE opposite the WANCHI PARK Marine Lot No. 29, containing 8 Rooms, with Gas and Water laid on, immediate possession.
Apply to
MEYER & Co.
Hongkong, September 2, 1880.

COAL GODOWNS—TO LET.
BURROWS GODOWNS, Nos. 43, 55 and 60A, PRAYA EAST, with Private WHARF.
The GODOWNS, Nos. 111, 111A and 113, WANCHI ROAD.
Apply to
SIEMSEN & Co.
Hongkong, September 13, 1880.

Intimations.

TENDERS will be RECEIVED at this Office up till noon of WEDNESDAY, the 3rd Proximo, for EXCUTING REPAIRS to LIGHTER SLIP, Royal Naval Yard, according to the plan, which can be seen on application to the NAVAL STORE-KEEPER.
The lowest, or any Tender will not be necessarily accepted.
E. B. JOREY,
Naval Storekeeper.
CL. ST. NATAI YARD,
Hongkong, October 18, 1880. nol

NOTICE.
BY Order of the MARINE BOARD of MANILA, SEVEN LOTS of OLD METALS will be SOLD by PUBLIC AUCTION, during the month of December next, day and hour to be hereafter announced.
The LOTS are as follows:—
102 kilograms of OLD BRONZE, taxed at \$9.80 per kilogram.
1,440 kilograms of OLD COPPER, taxed at \$9.40 per kilogram.
1,917 kilograms of OLD YELLOW METAL, taxed at \$9.80 per kilogram.
10,108 kilograms of OLD FORGED IRON, taxed at \$1.02 per kilogram.
89,622 kilograms of OLD CAST IRON, taxed at \$0.01 per kilogram.
All these METALS are deposited in the OVER SEA DEPOT, under the Marine Department at Cavite.
For further Conditions and Particulars, apply to the Undersigned.
A. MENAGHINI,
Consul for Spain.
Hongkong, October 28, 1880. nol

CHAS. J. GAUPP & Co.
JEWELLERS, WATCH, AND CLOCK-MAKERS, JEWELLERS, SILVERSMITHS, AND OFFICIANS,
Have been appointed sole Agents for VORSTER and SON'S Celebrated MARINE GLASSES, OPTICAL GLASSES, and TELESCOPES.
Hongkong, September 4, 1880. nol

NOTICE.
The Undersigned, hereby give Notice that I will NOT be RESPONSIBLE for any DEBT contracted, security given, or BILLS, NOTES, BONDS or other SECURITY Made signed or Executed in my Name or on my behalf in this Colony or in other places by any of my Partners or employees, without my knowledge and written consent, or by my Agents without written Authority or power of attorney, and that all Money Dealings and Transactions had with FOUR LOONG, KWONG HIM WOO, YU SHUN, or YEE BANG CHAI, will not be Recognized by me as valid and binding on me unless done with my written Authority or Guarantee.
SHE SANG KAI
Hongkong, October 11, 1880. nol

NOTICE.
OFFICE OF THE SHANGHAI STEAM NAVIGATION COMPANY, IN LIQUIDATION.
Shanghai, 7th October, 1880.

FOURTEENTH RETURN OF CAPITAL & ACCUMULATIONS at the Rate of TWO TABLES, (The 200) per SHARE will be made to Shareholders of Record 8th October, Payable at the Office of the Liquidators, on TUESDAY, 12th October. Warrants will then be delivered by the Undersigned to Shareholders, or their lawful representatives, on presentation of Share Certificate for Endorsement. The TRANSFER BOOKS of the Company will be CLOSED from the 8th to the 12th Instant, inclusive.
By Order,
PUSSELL & Co.,
Liquidators.
Hongkong, October 12, 1880. nol

Intimations.

ORDNANCE STORE DEPARTMENT.
WANTED, A MAGAZINE FOREMAN.
For this Post Preference will be given to any Person who may have had previous Acquaintance with the Custody and Care of EXPLOSIVES, AMMUNITION and COMBUSTIBLES.
Applications, accompanied by Testimonials, will be Received by me, up to 12 o'clock, on 8th November.
G. E. MARCH, A.C.G.O.,
Com. Gen. of Ordnance, China.
Ordnance Office,
Hongkong, October 26, 1880. nol

NOTICE.
THE Undersigned have REMOVED their OFFICE to STANLEY STREET.
J. S. DE SM DUS & Co.
Hongkong, October 26, 1880. nol

NOTICE.
THE Business of General PRINTERS and BOOKBINDERS, (shortly closed) by the late Mr. J. J. DA SILVA, is now carried on by the Firm of "DE SM DUS & Co.," with whom it is carried on by the Undersigned, under the same Firm or Style.
J. J. DA SILVA & SOUZA, JR.
Hongkong, October 26, 1880. nol

NOTICE.
ALL Persons indebted to, or who have CLAIMS against, the estate of ANTONIO ALBERTO PEREIRA, DECEASED, are requested to communicate with the Undersigned on or before the 30th November, 1880.
J. M. VICTOR DE FIGUEIREDO, FRANK 1800 A GOLES,
Executors of the last Will of ANTONIO ALBERTO PEREIRA, DECEASED.
Hongkong, October 25, 1880. nol

NATIONAL BANK OF INDIA, LIMITED.
IN Accordance with instructions received from the Board of Directors the HONGKONG BRANCH of the BANK will be CLOSED on the 30th September. Messrs TURNER & Co. will Act as the BANK'S AGENTS at this Port.
R. HORNE BOYD,
Acting Manager.
Hongkong, September 22, 1880. nol

THE "FAR EAST."
THE ISSUES of 1878 WANTED.
Apply at this Office.
Hongkong, October 4, 1880.

DENTAL NOTICE.
DR. ROGERS, now on a visit to Shanghai, will return to HONGKONG early in the Winter as usual.
Hongkong, April 1, 1880.

CARD.
MR. A. HAHN'S DANCING CLASSES have been Re-opened on the 1st instant.
Fitcher's Buildings,
No. 5, QUEEN'S ROAD EAST.
Hongkong, October 4, 1880.

NOTICE.
THE Public are warned against receiving FIVE DOLLAR NOTES of the Hongkong & Shanghai BANK, which are being landed and stored at their risk at the Company's Godowns, whence delivery may be obtained immediately after landing. Optional Cargo will be forwarded on, unless intimation is received from the Consignee, before 10 o'clock, the 28th Inst., at 11 a.m., requesting it to be landed here. Bills of Lading will be countersigned by the Undersigned.
(Goods remaining unclaimed after Monday, the 1st November, at Noon, will be subject to rent and landing charges.)
No Fire Insurance has been effected.
G. DE CHAMPEAUX,
Agent.
Hongkong, October 25, 1880. nol

STEAMSHIP "ARRATON APOAR,"
FROM CALCUTTA, PENANG AND SINGAPORE.
THE above Steamer having arrived Consignees of Cargo by her are hereby requested to send in their Bills of Lading for countersignature, and to take immediate delivery of their Goods, on or before the 10th Proximo, as the cargo impeding her discharge, or remaining on board after the 10th Proximo, will be landed and stored at Consignee's risk and expense.
ARNHOLD, KARBBERG & Co.,
Agents.
Hongkong, October 23, 1880.

STEAMSHIP "A F A."
COMPAGNIE DES MESSEGERIES MARITIMES.
NOTICE.
CONSIGNEES of Cargo per Steamship "Indus," from London, in connection with the above Steamer, are hereby informed that their Goods are being landed and stored at their risk at the Company's Godowns, whence delivery may be obtained immediately after landing. Optional Cargo will be forwarded on, unless intimation is received from the Consignee, before 10 o'clock, the 28th Inst., at 11 a.m., requesting it to be landed here. Bills of Lading will be countersigned by the Undersigned.
(Goods remaining unclaimed after Monday, the 1st November, at Noon, will be subject to rent and landing charges.)
No Fire Insurance has been effected.
G. DE CHAMPEAUX,
Agent.
Hongkong, October 25, 1880. nol

STEAMSHIP "ARRATON APOAR,"
FROM CALCUTTA, PENANG AND SINGAPORE.
THE above Steamer having arrived Consignees of Cargo by her are hereby requested to send in their Bills of Lading for countersignature, and to take immediate delivery of their Goods, on or before the 10th Proximo, as the cargo impeding her discharge, or remaining on board after the 10th Proximo, will be landed and stored at Consignee's risk and expense.
ARNHOLD, KARBBERG & Co.,
Agents.
Hongkong, October 23, 1880.

NOTICE TO CONSIGNEES.
STEAMSHIP "CHARLTON,"
FROM ANTWERP AND MANILA.
THE above-named Steamer having arrived, Consignees of Cargo are hereby requested to send in their Bills of Lading for countersignature, and to take immediate delivery of their Goods, on or before the 10th Proximo, as the cargo impeding her discharge, or remaining on board after the 10th Proximo, will be landed and stored at Consignee's risk and expense.
ARNHOLD, KARBBERG & Co.,
Agents.
Hongkong, October 23, 1880.

STEAMSHIP "A F A."
COMPAGNIE DES MESSEGERIES MARITIMES.
NOTICE.
CONSIGNEES of Cargo per Steamship "Indus," from London, in connection with the above Steamer, are hereby informed that their Goods are being landed and stored at their risk at the Company's Godowns, whence delivery may be obtained immediately after landing. Optional Cargo will be forwarded on, unless intimation is received from the Consignee, before 10 o'clock, the 28th Inst., at 11 a.m., requesting it to be landed here. Bills of Lading will be countersigned by the Undersigned.
(Goods remaining unclaimed after Monday, the 1st November, at Noon, will be subject to rent and landing charges.)
No Fire Insurance has been effected.
G. DE CHAMPEAUX,
Agent.
Hongkong, October 25, 1880. nol

STEAMSHIP "ARRATON APOAR,"
FROM CALCUTTA, PENANG AND SINGAPORE.
THE above Steamer having arrived Consignees of Cargo by her are hereby requested to send in their Bills of Lading for countersignature, and to take immediate delivery of their Goods, on or before the 10th Proximo, as the cargo impeding her discharge, or remaining on board after the 10th Proximo, will be landed and stored at Consignee's risk and expense.
ARNHOLD, KARBBERG & Co.,
Agents.
Hongkong, October 23, 1880.

STEAMSHIP "A F A."
COMPAGNIE DES MESSEGERIES MARITIMES.
NOTICE.
CONSIGNEES of Cargo per Steamship "Indus," from London, in connection with the above Steamer, are hereby informed that their Goods are being landed and stored at their risk at the Company's Godowns, whence delivery may be obtained immediately after landing. Optional Cargo will be forwarded on, unless intimation is received from the Consignee, before 10 o'clock, the 28th Inst., at 11 a.m., requesting it to be landed here. Bills of Lading will be countersigned by the Undersigned.
(Goods remaining unclaimed after Monday, the 1st November, at Noon, will be subject to rent and landing charges.)
No Fire Insurance has been effected.
G. DE CHAMPEAUX,
Agent.
Hongkong, October 25, 1880. nol

STEAMSHIP "ARRATON APOAR,"
FROM CALCUTTA, PENANG AND SINGAPORE.
THE above Steamer having arrived Consignees of Cargo by her are hereby requested to send in their Bills of Lading for countersignature, and to take immediate delivery of their Goods, on or before the 10th Proximo, as the cargo impeding her discharge, or remaining on board after the 10th Proximo, will be landed and stored at Consignee's risk and expense.
ARNHOLD, KARBBERG & Co.,
Agents.
Hongkong, October 23, 1880.

STEAMSHIP "A F A."
COMPAGNIE DES MESSEGERIES MARITIMES.
NOTICE.
CONSIGNEES of Cargo per Steamship "Indus," from London, in connection with the above Steamer, are hereby informed that their Goods are being landed and stored at their risk at the Company's Godowns, whence delivery may be obtained immediately after landing. Optional Cargo will be forwarded on, unless intimation is received from the Consignee, before 10 o'clock, the 28th Inst., at 11 a.m., requesting it to be landed here. Bills of Lading will be countersigned by the Undersigned.
(Goods remaining unclaimed after Monday, the 1st November, at Noon, will be subject to rent and landing charges.)
No Fire Insurance has been effected.
G. DE CHAMPEAUX,
Agent.
Hongkong, October 25, 1880. nol

STEAMSHIP "ARRATON APOAR,"
FROM CALCUTTA, PENANG AND SINGAPORE.
THE above Steamer having arrived Consignees of Cargo by her are hereby requested to send in their Bills of Lading for countersignature, and to take immediate delivery of their Goods, on or before the 10th Proximo, as the cargo impeding her discharge, or remaining on board after the 10th Proximo, will be landed and stored at Consignee's risk and expense.
ARNHOLD, KARBBERG & Co.,
Agents.
Hongkong, October 23, 1880.

STEAMSHIP "A F A."
COMPAGNIE DES MESSEGERIES MARITIMES.
NOTICE.
CONSIGNEES of Cargo per Steamship "Indus," from London, in connection with the above Steamer, are hereby informed that their Goods are being landed and stored at their risk at the Company's Godowns, whence delivery may be obtained immediately after landing. Optional Cargo will be forwarded on, unless intimation is received from the Consignee, before 10 o'clock, the 28th Inst., at 11 a.m., requesting it to be landed here. Bills of Lading will be countersigned by the Undersigned.
(Goods remaining unclaimed after Monday, the 1st November, at Noon, will be subject to rent and landing charges.)
No Fire Insurance has been effected.
G. DE CHAMPEAUX,
Agent.
Hongkong, October 25, 1880. nol

STEAMSHIP "ARRATON APOAR,"
FROM CALCUTTA, PENANG AND SINGAPORE.
THE above Steamer having arrived Consignees of Cargo by her are hereby requested to send in their Bills of Lading for countersignature, and to take immediate delivery of their Goods, on or before the 10th Proximo, as the cargo impeding her discharge, or remaining on board after the 10th Proximo, will be landed and stored at Consignee's risk and expense.
ARNHOLD, KARBBERG & Co.,
Agents.
Hongkong, October 23, 1880.

STEAMSHIP "A F A."
COMPAGNIE DES MESSEGERIES MARITIMES.
NOTICE.
CONSIGNEES of Cargo per Steamship "Indus," from London, in connection with the above Steamer, are hereby informed that their Goods are being landed and stored at their risk at the Company's Godowns, whence delivery may be obtained immediately after landing. Optional Cargo will be forwarded on, unless intimation is received from the Consignee, before 10 o'clock, the 28th Inst., at 11 a.m., requesting it to be landed here. Bills of Lading will be countersigned by the Undersigned.
(Goods remaining unclaimed after Monday, the 1st November, at Noon, will be subject to rent and landing charges.)
No Fire Insurance has been effected.
G. DE CHAMPEAUX,
Agent.
Hongkong, October 25, 1880. nol

STEAMSHIP "ARRATON APOAR,"
FROM CALCUTTA, PENANG AND SINGAPORE.
THE above Steamer having arrived Consignees of Cargo by her are hereby requested to send in their Bills of Lading for countersignature, and to take immediate delivery of their Goods, on or before the 10th Proximo, as the cargo impeding her discharge, or remaining on board after the 10th Proximo, will be landed and stored at Consignee's risk and expense.
ARNHOLD, KARBBERG & Co.,
Agents.
Hongkong, October 23, 1880.

STEAMSHIP "A F A."
COMPAGNIE DES MESSEGERIES MARITIMES.
NOTICE.
CONSIGNEES of Cargo per Steamship "Indus," from London, in connection with the above Steamer, are hereby informed that their Goods are being landed and stored at their risk at the Company's Godowns, whence delivery may be obtained immediately after landing. Optional Cargo will be forwarded on, unless intimation is received from the Consignee, before 10 o'clock, the 28th Inst., at 11 a.m., requesting it to be landed here. Bills of Lading will be countersigned by the Undersigned.
(Goods remaining unclaimed after Monday, the 1st November, at Noon, will be subject to rent and landing charges.)
No Fire Insurance has been effected.
G. DE CHAMPEAUX,
Agent.
Hongkong, October 25, 1880. nol

STEAMSHIP "ARRATON APOAR,"
FROM CALCUTTA, PENANG AND SINGAPORE.
THE above Steamer having arrived Consignees of Cargo by her are hereby requested to send in their Bills of Lading for countersignature, and to take immediate delivery of their Goods, on or before the 10th Proximo, as the cargo impeding her discharge, or remaining on board after the 10th Proximo, will be landed and stored at Consignee's risk and expense.
ARNHOLD, KARBBERG & Co.,
Agents.
Hongkong, October 23, 1880.

STEAMSHIP "A F A."
COMPAGNIE DES MESSEGERIES MARITIMES.
NOTICE.
CONSIGNEES of Cargo per Steamship "Indus," from London, in connection with the above Steamer, are hereby informed that their Goods are being landed and stored at their risk at the Company's Godowns, whence delivery may be obtained immediately after landing. Optional Cargo will be forwarded on, unless intimation is received from the Consignee, before 10 o'clock, the 28th Inst., at 11 a.m., requesting it to be landed here. Bills of Lading will be countersigned by the Undersigned.
(Goods remaining unclaimed after Monday, the 1st November, at Noon, will be subject to rent and landing charges.)
No Fire Insurance has been effected.
G. DE CHAMPEAUX,
Agent.
Hongkong, October 25, 1880. nol

STEAMSHIP "ARRATON APOAR,"
FROM CALCUTTA, PENANG AND SINGAPORE.
THE above Steamer having arrived Consignees of Cargo by her are hereby requested to send in their Bills of Lading for countersignature, and to take immediate delivery of their Goods, on or before the 10th Proximo, as the cargo impeding her discharge, or remaining on board after the 10th Proximo, will be landed and stored at Consignee's risk and expense.
ARNHOLD, KARBBERG & Co.,
Agents.
Hongkong, October 23, 1880.

STEAMSHIP "A F A."
COMPAGNIE DES MESSEGERIES MARITIMES.
NOTICE.
CONSIGNEES of Cargo per Steamship "Indus," from London, in connection with the above Steamer, are hereby informed that their Goods are being landed and stored at their risk at the Company's Godowns, whence delivery may be obtained immediately after landing. Optional Cargo will be forwarded on, unless intimation is received from the Consignee, before 10 o'clock, the 28th Inst., at 11 a.m., requesting it to be landed here. Bills of Lading will be countersigned by the Undersigned.
(Goods remaining unclaimed after Monday, the 1st November, at Noon, will be subject to rent and landing charges.)
No Fire Insurance has been effected.
G. DE CHAMPEAUX,
Agent.
Hongkong, October 25, 1880. nol

STEAMSHIP "ARRATON APOAR,"
FROM CALCUTTA, PENANG AND SINGAPORE.
THE above Steamer having arrived Consignees of Cargo by her are hereby requested to send in their Bills of Lading for countersignature, and to take immediate delivery of their Goods, on or before the 10th Proximo, as the cargo impeding her discharge, or remaining on board after the 10th Proximo, will be landed and stored at Consignee's risk and expense

We learn that Mr. Klumpermeyer, whose sudden disappearance from this colony caused some lamentation—several months ago amongst our confiding creditors, is now carrying on a hotel at Canton.

On Tuesday last at 9 a.m. a body of men from one of the Chinese cruisers boarded the *Ichang* at Cap-sing-moon, expecting from information received to lay their hands on 300 balls of opium; they were successful, however, in securing only 13.

The original statement we published on Saturday last that the S. S. *Deluge*, with mails &c. from San Francisco to the 2nd inst., would leave Yokohama for this port on the following day, turns out to be correct after all, and the later information made that the date of departure was the 26th was cancelled for and inaccurate.

One of the new officers on board of one of the Chinese Customs cruisers, shot dead, on Tuesday last, a Chinaman who was in the act of carrying off a bag containing ten balls of opium thrown overboard from the *Tung Ting*, on the passage from Macao. He is now being tried by the Consul.

This school-boy Yapha Carson, who, it may be remembered by our readers, was committed for trial at the Supreme Court, on the 20th of Sept. last, on a charge of having written and sent to the complainant Police Sergeant Wong Aysa a threatening letter demanding money to the amount of \$20, without any excuse, has been discharged, the Attorney General not considering the evidence produced sufficiently strong to bring the case before a Jury.

We learn that Mr. Herbert A. Giles, H. B. M.'s Acting Consul at Amoy, whose name has lately been freely mixed up with proceedings of a legal or illegal nature, is beginning to find that, when a mistake is made, even by a Consular official, it is not improved by subsequent disavowal or "stiff-neckedness." In these days, when lawyers, and appeal Courts, and the "pencil-fellows of the Press" are everywhere, the old Consular style of independent action—indeed, that is, of check and occasionally of Justice—which recoiled in "bleeding your eyes," and using the big, big D. with the greatest effect, must be looked upon as passing away. Even a British Consul must now be fairly courteous and calm in his manner towards his loyal nationals; otherwise troubles come. It must be admitted that they have come in a rather marked manner upon Mr. Giles; and their force cannot be felt the less because that able and scholarly official has himself, and himself alone, in thank for the situation. In the appeal case at Shanghai, against Mr. Giles, we learn that the defendant has paid into the Court there the \$50,000 which the owners of the *Chung Kuo Kiang* have claimed for, &c. for the amount of the fine which Mr. Giles, as Acting Consul, had imposed (illegally as alleged) upon them. The final result of the case will be looked for with interest. We believe Mr. Giles meant to do his duty on the occasion in question; but he failed to perceive with clearness what that duty was. He will no doubt know better next time.

The following details are given in the papers to hand to-day from the North as to the rifle match between the Shanghai Volunteers and Hongkong Teams. At the 200 yards range the weather was all that could be desired; however, at the 500 yards range a nasty halting wind arose which greatly marred the shooting, it being next to an impossibility to make certain from which quarter the wind was blowing, and the shooting somewhat fell off. The scores are given as follows:—

	200.	500.	600.	Total.
Sub-Lt. Glass	31	29	28	88
Serg. Vincent	28	32	23	83
Priv. Gould	28	27	27	82
" Milson	30	32	19	81
" Valentini	30	25	26	81
" Buchanan	31	31	17	79
" Bowman	32	23	21	76
Lieut. Sim	26	21	25	72
Corp. Moutrie	24	25	21	70
Serg. Rex	30	21	15	66
Total	777			

THE SHANGHAI AUTUMN RACE MEETING, 1880.

Stewards:—F. D. Hilton, Esq., G. W. Coutts, Esq., A. McLeod, Esq., C. L. Grant, Esq., H. Overbrook, Esq., J. M. Ringer, Esq., E. G. Low, Esq., BARNES DALRYMPLE, Esq., Clerk of the course.

FIRST DAY.

Friday, 29th October.

1.—THE MAIPO PLATE.—Value, £100.—For China Ponies.—Weight for inches as per scale.—Entrance, £15.—Half-a-Mile.

Won by Mr. PAUL'S Black Satin.

2.—THE CRIBBON STAKES.—A Sweepstake of £100.—For China Ponies.—Weight for inches as per scale.—Entrance, £15.—Half-a-Mile.

Won by Mr. Bill's First Flier.

3.—THE MAIPO STAKES.—Value, £100.—For China Ponies.—Weight for inches as per scale.—Entrance, £15.—Half-a-Mile.

Won by Mr. Bill's First Flier.

4.—THE OLD CUP.—Value, £100.—For China Ponies.—Weight for inches as per scale.—Entrance, £15.—Half-a-Mile.

Won by Mr. PAUL'S Black Satin.

5.—THE JOCKEY CUP.—Value, £100.—For China Ponies.—Weight for inches as per scale.—Entrance, £15.—Half-a-Mile.

Won by Mr. FERRAR'S Elsie.

6.—THE STAFF PLATE.—Value, £100.—For China Ponies.—Weight for inches as per scale.—Entrance, £15.—Half-a-Mile.

Won by Mr. ECKLES' Zip.

7.—THE RACING STAKES.—A Sweepstake of £100.—For China Ponies.—Weight for inches as per scale.—Entrance, £15.—Half-a-Mile.

Won by Mr. RING'S Strathmore.

8.—THE MAIPO STAKES.—Value, £100.—For China Ponies.—Weight for inches as per scale.—Entrance, £15.—Half-a-Mile.

Won by Mr. RING'S Strathmore.

9.—THE MAIPO STAKES.—Value, £100.—For China Ponies.—Weight for inches as per scale.—Entrance, £15.—Half-a-Mile.

Won by Mr. RING'S Strathmore.

10.—THE MAIPO STAKES.—Value, £100.—For China Ponies.—Weight for inches as per scale.—Entrance, £15.—Half-a-Mile.

Won by Mr. RING'S Strathmore.

11.—THE MAIPO STAKES.—Value, £100.—For China Ponies.—Weight for inches as per scale.—Entrance, £15.—Half-a-Mile.

Won by Mr. RING'S Strathmore.

12.—THE MAIPO STAKES.—Value, £100.—For China Ponies.—Weight for inches as per scale.—Entrance, £15.—Half-a-Mile.

Won by Mr. RING'S Strathmore.

13.—THE MAIPO STAKES.—Value, £100.—For China Ponies.—Weight for inches as per scale.—Entrance, £15.—Half-a-Mile.

Won by Mr. RING'S Strathmore.

14.—THE MAIPO STAKES.—Value, £100.—For China Ponies.—Weight for inches as per scale.—Entrance, £15.—Half-a-Mile.

Won by Mr. RING'S Strathmore.

15.—THE MAIPO STAKES.—Value, £100.—For China Ponies.—Weight for inches as per scale.—Entrance, £15.—Half-a-Mile.

Won by Mr. RING'S Strathmore.

16.—THE MAIPO STAKES.—Value, £100.—For China Ponies.—Weight for inches as per scale.—Entrance, £15.—Half-a-Mile.

Won by Mr. RING'S Strathmore.

17.—THE MAIPO STAKES.—Value, £100.—For China Ponies.—Weight for inches as per scale.—Entrance, £15.—Half-a-Mile.

Won by Mr. RING'S Strathmore.

18.—THE MAIPO STAKES.—Value, £100.—For China Ponies.—Weight for inches as per scale.—Entrance, £15.—Half-a-Mile.

Won by Mr. RING'S Strathmore.

19.—THE MAIPO STAKES.—Value, £100.—For China Ponies.—Weight for inches as per scale.—Entrance, £15.—Half-a-Mile.

Won by Mr. RING'S Strathmore.

20.—THE MAIPO STAKES.—Value, £100.—For China Ponies.—Weight for inches as per scale.—Entrance, £15.—Half-a-Mile.

Won by Mr. RING'S Strathmore.

21.—THE MAIPO STAKES.—Value, £100.—For China Ponies.—Weight for inches as per scale.—Entrance, £15.—Half-a-Mile.

Won by Mr. RING'S Strathmore.

22.—THE MAIPO STAKES.—Value, £100.—For China Ponies.—Weight for inches as per scale.—Entrance, £15.—Half-a-Mile.

Won by Mr. RING'S Strathmore.

23.—THE MAIPO STAKES.—Value, £100.—For China Ponies.—Weight for inches as per scale.—Entrance, £15.—Half-a-Mile.

Won by Mr. RING'S Strathmore.

24.—THE MAIPO STAKES.—Value, £100.—For China Ponies.—Weight for inches as per scale.—Entrance, £15.—Half-a-Mile.

Won by Mr. RING'S Strathmore.

25.—THE MAIPO STAKES.—Value, £100.—For China Ponies.—Weight for inches as per scale.—Entrance, £15.—Half-a-Mile.

Won by Mr. RING'S Strathmore.

26.—THE MAIPO STAKES.—Value, £100.—For China Ponies.—Weight for inches as per scale.—Entrance, £15.—Half-a-Mile.

Won by Mr. RING'S Strathmore.

27.—THE MAIPO STAKES.—Value, £100.—For China Ponies.—Weight for inches as per scale.—Entrance, £15.—Half-a-Mile.

Won by Mr. RING'S Strathmore.

28.—THE MAIPO STAKES.—Value, £100.—For China Ponies.—Weight for inches as per scale.—Entrance, £15.—Half-a-Mile.

Won by Mr. RING'S Strathmore.

29.—THE MAIPO STAKES.—Value, £100.—For China Ponies.—Weight for inches as per scale.—Entrance, £15.—Half-a-Mile.

Won by Mr. RING'S Strathmore.

The Judge explained that by that enactment, these orders had the effect of a judgment.

Mr. Gibbons said they always had that effect, but an order could not be maintained on such an order.

He was put in a position where he was to be shot at and could not shoot at anybody else. He referred the Court to the case of *Hop Paton* and *Basil*.

The Court instructed Mr. Gibbons to proceed with the judgment before him.

Mr. Gibbons said he suggested that the defendant would plead *guilty*.

The Court said that he was bound to presume that his opponent was well informed of the law. If he pleaded that there was another case pending, which was, he would be entitled to call on the plaintiff to elect whether he would proceed with it, and he would be entitled to his costs in the case which was not proceeded with. If the matter were one which did not affect him personally he would have proceeded with it, but as he had been held liable in costs it behooved him to be careful how he proceeded. Here were two cases based on the same cause of action, and that being so he would be liable to costs in one or other of them if he failed to withdraw. Would the Court allow him to abandon the case now?

The Judge said he did not care to do anything without consulting the Chief Justice. He had done quite right in coming to the Court for its rulings.

Mr. Gibbons said that when he came to the Court he got direct on which were the three defendants in the case, and when he pointed out the proper course, he was told this opinion was not wanted.

The Judge said he would have thought that his opinion was very valuable.

Mr. Gibbons said that it was too late for the Court to do that. He had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

The Judge explained that by that enactment, these orders had the effect of a judgment.

Mr. Gibbons said they always had that effect, but an order could not be maintained on such an order.

He was put in a position where he was to be shot at and could not shoot at anybody else. He referred the Court to the case of *Hop Paton* and *Basil*.

The Court instructed Mr. Gibbons to proceed with the judgment before him.

Mr. Gibbons said he suggested that the defendant would plead *guilty*.

The Court said that he was bound to presume that his opponent was well informed of the law. If he pleaded that there was another case pending, which was, he would be entitled to call on the plaintiff to elect whether he would proceed with it, and he would be entitled to his costs in the case which was not proceeded with. If the matter were one which did not affect him personally he would have proceeded with it, but as he had been held liable in costs it behooved him to be careful how he proceeded. Here were two cases based on the same cause of action, and that being so he would be liable to costs in one or other of them if he failed to withdraw. Would the Court allow him to abandon the case now?

The Judge said he did not care to do anything without consulting the Chief Justice. He had done quite right in coming to the Court for its rulings.

Mr. Gibbons said that when he came to the Court he got direct on which were the three defendants in the case, and when he pointed out the proper course, he was told this opinion was not wanted.

The Judge said he would have thought that his opinion was very valuable.

Mr. Gibbons said that it was too late for the Court to do that. He had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

Mr. Gibbons said that he had already given his opinion in the case which he had referred to the Court.

The Judge said that he had already given his opinion in the case which he had referred to the Court.

The Judge explained that by that enactment, these orders had the effect of a judgment.

Mr. Gibbons said they always had that effect, but an order could not be maintained on such an order.

He was put in a position where he was to be shot at and could not shoot at anybody else. He referred the Court to the case of *Hop Paton* and *Basil*.

The Court instructed Mr. Gibbons to proceed with the judgment before him.

Mr. Gibbons said he suggested that the defendant would plead *guilty*.

The Court said that he was bound to presume that his opponent was well informed of the law. If he pleaded that there was another case pending, which was, he would be entitled to call on the plaintiff to elect whether he would proceed with it, and he would be entitled to his costs in the case which was not proceeded with. If the matter were one which did not affect him personally he would

